UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

TIDEWATER ELECTRICAL INDUSTRY)		
HEALTH FUND and TIDEWATER)		
ELECTRICAL INDUSTRY PENSION FUND,)	Civil Action No	
)		
Plaintiffs,)		
)		
v.)		
)		
GODWIN ELECTRIC, LLC,)		
)		
Defendant.)		

COMPLAINT

Tidewater Electrical Industry Health Fund and Tidewater Electrical Industry Pension Fund (Plaintiffs), complaining of Godwin Electric, LLC (Defendant) allege as follows:

- 1. This action is brought and maintained in accordance with the provisions of the Employee Retirement Income Security Act of 1974 (ERISA), 29 U.S.C. § 1001 et seq., as amended by the Multiemployer Pension Plan Amendments Act of 1980, in particular 29 U.S.C. § 1145 (Section 515 of ERISA), and is a civil action to recover employer contributions owed to the Plaintiffs. Jurisdiction is premised upon 29 U.S.C. § 1132(e)(1).
- 2. Venue is based on 29 U.S.C. § 1132(e)(2) as Plaintiffs are employee benefit and pension plans as those terms are defined in ERISA at 29 U.S.C. §1002 (1) and (2), and in that the Funds are administered in this judicial district through Southern Benefit Administrators, Incorporated of Goodlettsville, Tennessee.
- 3. The Plaintiffs are primarily funded by contributions remitted by multiple participating employers pursuant to negotiated collective bargaining agreements with a local labor organization affiliated with the International Brotherhood of Electrical Workers. All principal {002331/17538/00438942.DOCX / Ver.1}

and income from such contributions and investments thereof is held and used for the exclusive purpose of providing health and pension benefits to participants and beneficiaries of the Plaintiffs after paying administrative and other reasonable expenses of the Funds.

- 4. Defendant is an employer and a party in interest as those terms are defined in ERISA at 29 U.S.C. §§ 1002(5) and 1002(14)(c).
- 5. During all pertinent times, Defendant was a party to a collective bargaining agreement. Pursuant to this agreement, Defendant was to pay certain contributions to the Plaintiffs on behalf of covered employees. Pursuant to this agreement, Defendant was bound by the provisions of the trust agreement which created the Plaintiffs, and Defendant was thereby obligated to pay contributions on behalf of employees covered by the collective bargaining agreement.
- 6. Plaintiffs operate on the basis of an employer self-reporting payment system whereby participating employers such as Defendant identify those employees for whom contributions are owed, identify the weeks worked by the covered employees, and based upon employee work history reported, the employers make contributions and payments to the Plaintiffs.
- 7. The collective bargaining agreement and governing plan documents require prompt payment of all such contributions, failing which a delinquent employer may be assessed with attorney's fees and other fees for late payment as permitted by law, plus interest on unpaid contributions.
- 8. Plaintiffs operate pursuant to written procedures which authorize the entry of a judgment against an employer for contributions owed to include by mandate of the Court the greater of a doubling of the interest or liquidated damages based upon unpaid contributions in the amount of twenty percent (20%), all as allowed by 29 U.S.C. §§ 1132(g)(2)(C)(i) and (ii).

- 9. Section 306(a) of the Multiemployer Pension Plan Amendments Act of 1980, adding Section 515 of ERISA, 29 U.S.C. § 1145, provides that every employer who is obligated to make contributions to a multiemployer plan under the terms of the plan or under the terms of the collective bargaining agreement shall, to the extent not inconsistent with law, make contributions in accordance with the terms and conditions of such plan or such agreement.
- 10. Defendant has breached the above-referenced provisions of ERISA, the collective bargaining agreement, and the governing plan documents through which the Plaintiffs were created and operate, such breach occurring by virtue of Defendant failing to timely pay contributions and interest due thereon and/or having failed to submit reports with the employee work history for employees.
- 11. Despite demand by the Plaintiffs that Defendant perform its statutory and contractual and trust obligations with respect to making timely contributions to the Funds, Defendant has neglected and refused to pay the amounts that are due as a consequence of the conduct described herein, and Defendant currently owes accumulated interest on untimely submitted contributions.
- 12. The failure of Defendant to pay contributions on behalf of its employees will cause Plaintiffs to suffer irreparable harm; further, employer delinquencies such as those of Defendant adversely affect and impact upon the financial integrity of the Funds, and the continued delinquency will cause the Plaintiffs to lose the benefit of interest income that it would otherwise earn and will cause the Plaintiffs to incur additional administrative expenses in connection with the remedying of the delinquencies of Defendant.

13. Further, the failure of Defendant to pay contributions on behalf of its employees

will cause those same employees, participants in the funds, to suffer irreparable harm in the form

of lost health insurance coverage.

14. Copies of this Complaint will be served upon the Secretary of Labor and the

Secretary of the Treasury by certified mail in accordance with the provisions of ERISA Section

502(h), 29 U.S.C. § 1132(h).

WHEREFORE, Plaintiffs request the following relief:

(a) A permanent injunction enjoining Defendant from violating the provisions of

ERISA, the collective bargaining agreement, and the governing plan documents requiring

payment of contributions.

(b) A judgment against Defendant in favor of Plaintiffs for all contributions that are

owed as of the date of the judgment plus the greater of double interest or single interest plus

liquidated damages and all attorney fees and costs incurred in connection with this action.

(c) For such further or different relief as the Court may deem proper or just.

Respectfully submitted,

s/Karla Campbell

Karla Campbell, BPR No. 27132

R. Jan Jennings, BPR No. 1536

Branstetter, Stranch & Jennings, PLLC

223 Rosa L. Parks Avenue, Ste. 200

Nashville, TN 37203

Tel. (615) 254-8801

Email: karlac@bsjfirm.com

Email: janj@bsjfirm.com